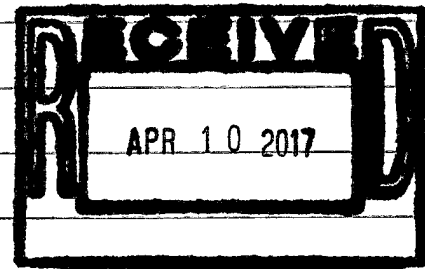


In The United States District Court
For The Eastern District of Pennsylvania

Orlando A. Acosta
524 W. York Street
Philadelphia, Pa. 19133
and

Edward Lloyd
222 E. Market Street
Philadelphia, Pa. 19120

Amendment
Docket No. 17-1462



vs.

Democratic City Committee (Phila.)
219 Spring Garden Street
Philadelphia, Pa. 19123
and

Pedro Cortes, Sec. of Comm of Pa.
Office of The Secretary
302 N. Office Building
Harrisburg, Pa. 17120
and

Department of State, Bureau of Elec.
Commissions, and Legislation
210 N. Office Building
Harrisburg, Pa. 17120
and

In The United STATES District Court
For The Eastern District of Pennsylvania

Commissioner, Anthony Clark :
Phila. City Commissioner's Off :
City Hall, Room 130 :
Phila, Pa. 19107 :

and

Docket No 17-1462

Commissioner, Lisa Deeley :
Phila. City Commissioner's Off :
City Hall Room 132 :
Philadelphia, Pa. 19107 :

and

Commissioner, AL Schmidt :
Phila. City Commissioner's Off :
City Hall, Room 134 :
Philadelphia, Pa. 19107 :

and

Comm. Tree of Seventy :
123^s. Broad Street #1800 :
Philadelphia, Pa. 19107 :

and

Emilio Vasquez, Wardleader :
3643 N. Percy Street :
Philadelphia, Pa. 19140 :

and

In The UNITED STATES DISTRICT Court
For The EASTERN DISTRICT OF PENNSYLVANIA.

Carlos Matos, Wardleader :
2122 N. Hancock Street :
Philadelphia, Pa. 19133 :
and

Docket No. 17-1462

Elaine Toulin, Wardleader :
4831 N. 5th Street :
Philadelphia, Pa. 19120 :
and

Jewell Williams, Wardleader :
2343 N. Smedley Street :
Philadelphia, Pa. 19132 :
and

Dwayne Little, Wardleader :
2823 N. Croskey Street :
Philadelphia, Pa. 19132 :
and

Shirley Gregory, Wardleader :
5803 N. 12th Street :
Philadelphia, Pa. 19141 :
and

EL-Amor Brown A/L, Wardleader :
939 W. Silver Street :
Philadelphia, Pa. 19133 :

In The UNITED STATES District Court
For The Eastern District of Pennsylvania.

Leslie Acosta, former State Rep. :
2527 N. Paley Thompson Street :
Philadelphia, Pa. 19133 :
and

Docket No. 17-1462

Mike Turzai, State Rep. Speaker of House-
Pennsylvania House of Representatives :
139 Main Capitol Bldg. :
P.O. Box 202028 :
Harrisburg, Pa. 17120-2028 :
and

City Commissioners, Room 142 :
Room 142 - CIB, Hall :
Philadelphia, Pa. 19107 :
and

County (Phila) Board of Election :
520 Delaware Avenue :
Philadelphia, Pa. 19123 :

Complaint For Declaratory and Injunctive Relief or Stay
The Above Pro-SE Plaintiffs, Orlando Acosta and Edward
Lloyd, by Pro-SE respectfully and do hereby seek
declaratory and injunctive relief/stay the implementation
of the Special Election results from Tuesday March,
21st, 2017 in The 197th Legislative District in

North Philadelphia and find it to be void, and to Enjoin The Fraudulent results of That Special Election and to enjoin The putative winning candidate, Emilio Vazquez, from holding Office of State Representative for The Following Reasons listed below:

A. Parties

1. The Plaintiffs, Orlando A. Acosta and Edward Lloyd, are citizens and residents of The 197th Legislative District in Philadelphia, Pennsylvania. Mr. Orlando Acosta is a registered Republican, previously he was a registered Democrat but switched after the General Election due to issues surrounding Former State Representative Leslie Acosta who pled guilty to 1 count of Money Laundering & Corruption. Mr. Acosta ran as a Democratic Write-In Candidate in The November General Election and Filed a ^{Commonwealth Court} law-suit against Leslie Acosta That she shouldn't have been on The Ballot. Mr. Acosta (Plaintiff), is also suing in his capacity as a registered voter in addition to his capacity as a Candidate.

2. The Plaintiff, Edward Lloyd, also a citizen and resident of The 197th Legislative District in Philadelphia, Pennsylvania, with a known address at 222 E. Mentor Street, ..

A. Parties cont.

Philadelphia, Pennsylvania since approx 1994. At all pertinent Times, he was a registered ^{Democratic} voter and Certified Elected, Democratic City Comm. Member for over 25 years, Certified Elected State Comm. Member for over 6 years, and a former Ward Chairman for 8 years, and was a Write-In Candidate for The Special Election, and Previous Election (general) in November receiving 50 votes against (Incumbent) former State Rep. Leslie Acosta who pled guilty to Fraud, Corrupt, and Money Laundering. He also ran in 2014 as The #1 Candidate on The Ballot against Leslie Acosta and J.P. Miranda but was challenged due to signatures and was removed by a Judge even though he brought in a dozen voters that proved they were registered. He was a Write-In Candidate in The Tuesday, March 21st, 2017 special Election in The 19th Legislative District in Philadelphia, Pennsylvania. The Plaintiff is also suing in his capacity as a registered voter in addition to his capacity as a candidate.

3. Defendant, Emilio Vergara is a resident of The Commonwealth of Pennsylvania with an alleged address of 3643 N. Percy Street in Phila, Pa. 19140. Vergara failed to qualify for The Ballot and publicly and continually stated to The Voters he was the only

Democrat on the Ballot misleading the Voters in the 197th Legislative District. The Democratic Party and Emilio Vassuey mounted a Write-In Campaign for their secondary Nominee Emilio Vassuey for the Democratic Party in the Special Election for the 197th District on Tuesday March 21st, 2017. Mr. Vassuey was subsequently recognized by Philadelphia City Commissioners as the winner of the Special Election.

4. Defendants, Philadelphia Commissioners: Anthony Clark, Chairman Room 130 City Hall, Lisa Deeley Room 132 City Hall, and Al Schmidt Room 134 City Hall in Philadelphia, Pa. 19107 all Elected Commissioners. Has the responsibility for creating and overseeing Elections that comply with the "Pennsylvania Election Codes" to "Ensure" that the elections are "Run Fairly" and that there is "NO" "Tampering" of "Votes" or any other matters i.e. Fraud, Coercion, Intimidation, Threats, etc.....

5. Defendant, Pedro Cortez, is the duly Appointed Secretary of State of the Commonwealth of Pennsylvania located at 302nd Office Building, Harrisburg, Pennsylvania 17120. He has the "Responsibility" of "Ensuring" the "Fairness" of "All Elections" in Pennsylvania, including the "Special Election" in the

197th Legislative District held on Tuesday March 21st 2017 and The "Responsibilities" of "Ensuring" That "All" Pennsylvania Counties comply with The Pennsylvania Election Code,

6. Defendant, The Department of State, Bureau of Commission, Election and Legislature, is a duly Organized Governmental Entity with The "Responsibilities" for all State-Wide Elections and To "Ensure" Their "Fairness" and "Compliance" with The "Election Codes of Pennsylvania" with an address located at 210 N. Office Building in Harrisburg, Pa. 17120.

7. Defendant, The Philadelphia City Democratic Committee is a Major Political Party in Philadelphia County with an address located at 219 Spring Garden Street, Philadelphia, Pennsylvania 19123. In Which Members, Ward Leaders, Officers, Agents, Volunteers, paid Employees for the day, Committee people, Judge of Election, Clerks, Inspectors, and Bilingual Interpreters were all involved in The Tuesday March 21st, 2017 Special Election

7A. At All "Pertinent Times" All named Defendants acted either Individually or in Their Official Capacity.

7B. • AT ALL "pertinent Times", All named Defendants acted either by Themselves or Through Their agents and/or Employees in the course and scope of Their Employment or voluntarily during the Tuesday March 21st, 2017 Special Event

7C. • AT ALL "pertinent Times" all named Defendants were acting under "Color of State Law"

B. Jurisdiction

8. The Jurisdiction of this Court is found in 28 U.S.C.A. 1331, giving Federal District Courts original jurisdiction in all "Civil Actions" arising under the "Constitution and Laws of the United States." Further, jurisdiction is established because the Defendants are alleged to have violated the "First and Fourteenth Amendments of the United States Constitution" and Due Process through the Fourteenth Amendment. This is pursuant to 42 U.S.C.A. 1983. Jurisdiction is also found since there are violations to the Federal Voting Rights Act.

C. Pertinent Facts.

9. In Pennsylvania, a Special Election was ordered by the Secretary of the Commonwealth of Pennsylvania, a Defendant, to be held on March 21st, 2017 for the open seat for the 197th Legislative District in Philadelphia, Pennsylvania. The seat became open when the previous elected State Representative was not seated by the General Assembly due to a previously undisclosed felony conviction.

10. The Defendants, Philadelphia City Commissioners, the Defendant, Pedro Cabes, Secretary of the Commonwealth, and the Defendant, Department of The State, Bureau of Commissions, Elections, and Legislation, the Defendant Mark Turzai Speaker of The House, and the Defendant The County Board of Elections Philadelphia County all had the express duties and responsibilities pursuant to Pennsylvania laws and statutes and the Pennsylvania Election Code, to Administer a Special Election according to the Pennsylvania Election Code and to Ensure there was no tampering of votes or with voters.

11. Defendant, Emilio Varguez, was the ^{2nd} Nominated Write-In Candidate purportedly specifically sponsored and supported by the Philadelphia City Democratic Committee as that Organization's Endorsed Candidate in the Special Election for the 197th Legislative District in Philadelphia, Pennsylvania. The City Democratic Committee is the "Pre Dominant Political Force" in Philadelphia and is responsible for fielding and Electing Democratic Candidates

12. The Philadelphia City Democratic Committee, at all "pertinent times" was organized and registered pursuant to the "Election Code and Laws of the Commonwealth of Pennsylvania" and is a major political committee, and must act pursuant to the laws and regulations of the Philadelphia Election Code in nominating, endorsing and supporting candidates for Election.

13. On Tuesday March 21st 2017 a Special Election was held in Philadelphia County, 19th District Republican Candidate Lucinda Little was the "Only" duly nominated candidate on the Ballot for said Election due to Green Party, Democrat Party, and Independent Party Candidates being removed from Ballot. No other Candidates were duly Nominated but many individuals campaigned for Write-In Votes. These Candidates included Plaintiff Edward Lloyd - Democrat, Orlando Acosta - Republican, David Torres - Republican, Juan Rodriguez - Independent, Cheri Honkala - Green Party, Danica Baker - Democrat, and Emilio Vasquez - Democrat (The so-called in his own words and Party's words - The Only Democrat To Appear On The Ballot)

14. These Plaintiffs Edward Lloyd and Orlando Acosta at all pertinent times, complied by all Rules of The Pennsylvania Election Code & Laws of The Commonwealth of Pennsylvania while running as Write-In Candidates of Special Election in The 19th District

15. There was an official count of votes that began on Friday, March 24th 2017. The Count of all votes Absentee & by Electronic Machine As of Friday March 31st 2017. The Count was Certified by Philadelphia County Board of Election with The said Defendant Emilio Vasquez as The petition winner. Republican Candidate Lucinda Littera allegedly received 201 votes Green Party candidate Cheri Henkala allegedly received 286 votes. Democrat Candidate Edward Lloyd allegedly received 20 votes Democrat Candidate Danna Baker allegedly received 19 votes, Republican Candidate David Torres allegedly received 14 votes, Orlando Acosta Republican Candidate allegedly received 2 votes, Juan Rodriguez Independent Candidate allegedly received 2 votes, and Emilio Vasquez - Democrat allegedly received 1,972 votes. out of a Total of 3,040 Total votes in The Special Election.

16. During The Special Election That was held on Tuesday March 21st 2017, There were numerous significant and material violations of The Election Law committed by Election Board Workers employed by The City of Philadelphia, The Philadelphia Democratic City Committee, The Wardleaders in The 197th District its Members, Volunteers, Committee people, and supporters, and by The Candidate, Emilio Vazquez, and his workers and supporters including Former State Representative Leslie Acosta who pled Guilty and Resigned her Post.

Further, The Defendant's City Commission and The Defendant Bureau of Commission, Elections and Legislation Failed To properly supervise The Special Election To Ensure a Fair and Just Election. Some of The Below Acts of Misconduct Includes:

16.A. The Election Board workers, virtually all of whom, are registered Democratic Electors, in The various polling places were directly telling voters how to vote and specifically to vote for White-In Democrat Candidate Emilio Vazquez. This was also being done by Wardleaders who were not allowed to be in polling places in any Capacity (Poll watcher, etc.) This is illegal, improper and in violation of Pennsylvania Election Codes as The Election Board is not permitted to

16a cont. - is anyway advocate for a candidate by electioneering inside any of the polling places or otherwise

16b. The Democratic Election Board Workers were allowing and even assisted Democratic Committee people, workers and supporters of Write-In Candidate Emilio Varguez in the polling places. Knowing full well they couldn't do that legally, The Democratic Election Board Workers were allowing Committee people and Ward Leaders repeatedly enter the Polling Places assisting voters, and telling voters they couldn't use a pen to vote. They could only vote using a stamp and it had to be Emilio Varguez stamp. They turned several voters away that was trying to vote for Edward Lloyd or even for the Republican and Green Party Candidates. They were assisting in giving out literature in the Polling Places. They were also witnessed going into the voting booth to help, intimidate, coerce voters to vote for Mr. Emilio Varguez. Even Candidate Edward Lloyd was trying to vote at his Polling Place 42 Ward - 06 Drive - and The Judge of Elections 4x stated to Mr. Lloyd you can't come in here and Mr. Lloyd advised The Judge did you forget that

16B. can.

I vote here This is my polling place. I'm here to vote and had my ID and Vote Card in hand, witnessed by Republican Ward Leader Jeffery Little. Also Mr. Little reported all illegal activity to Philadelphia City Commissioner, Office, County Board of Elections Philadelphia District Attorney's office, and Philadelphia Police Department. Due to all the Fraud, Intimidation, Threats, and violations of such Pennsylvania Election Code, including the tearing down of other candidate literature, Threats, and Ward Leaders and Committee people repeatedly entering polling places.

16C. The Voters for the Special Election were told Election Board Workers, Ward Leaders, Committee people, and other workers hired by the Candidate and Members of the Democratic City Committee that they could only vote for Write-In Candidate Emilio Vasquez, all pens handed out to voters by other Candidates (or Stamp) were not allowed.

16.d. The voters were Threatened or Intimidated if it was thought they were going to vote for any other candidate. These Election Code Violations were committed by Election Board Workers, Ward Leaders, and Committee people, in the polling places across The 197th District.

16c. - The Plaintiffs believe and aver that the proper chain of custody procedures regarding the voting cartridges, and official Election materials, were not followed during the Election. Plaintiffs also believe voting slips are missing or damaged in several polling places. The Materials were not turned over to the Philadelphia Police Department at all the Polling Places but turned into the Wardleaders, or County Board of Elections.

16d. - The Plaintiffs believe and aver that various persons had custody of election materials on the evening of the Election and temporarily were in the custody of Emilio Vasquez or other parties' Election Headquarters or said Wardleaders, rather than delivery said materials directly to the City Commissioners or County Board of Elections as required.

17. Where-As - The Democratic Philadelphia Commission, Republican Philadelphia Commission, Secretary of State Pedro Cortes, and The Commonwealth of Pennsylvania Bureau of Commission, Election and Legislative, failed to properly supervise this Election.

17.A - All misconduct alleged in this Complaint was in violation of the First Amendment and Fourteenth Amendment of the United States Constitution.

17A. cont. - including the right of Association of speech and the right to vote, and further, in violation of the Due Process Clause of the Fourteenth Amendment of the United States Constitution and further, in violation of the Election Code. All of this misconduct denied the voters a right to free and fair election pursuant to the First Amendment and Fourteenth Amendment of the United States Constitution, as noted above, and also pursuant to the Pennsylvania Election Code. As a result, the Election was tainted and should be voided.

18. The following are a list of other acts of Intimidation, Fraud, Threats, coercion, and etc... from Tuesday, March 21st, 2017 Special Election in The 197th District.

18a. Table were set up by Ward Leaders, Comm. Tree people, Employees in support of Emilio Varguez to mislead the voters or intimidate voters by having them sign in at the official Democrat Table with Pink Ballot sheet, prepared by The City Commissioners and County Board of Election and Paid For by the Voters/Taxpayers that were supposed to be posted inside the polling place to illustrate the Ballot

18A. con. - in a NON-partisan way to voters that were doctored/altered by the Woodlands Committee people, Mr. Varguey, Democratic City Committee and other agents to instruct voters to write in Mr. Varguey name, crossing out Republican candidate Lucinda Little name and drawing an arrow to write-in box and writing Emilio ^{Varguey} name in its place. This is illegal tampering, that gave the impression that the City of Philadelphia specifically instructed voters to vote for Mr. Varguey.

18B. Plaintiffs also believe and aver that many voting places didn't open on time that voting machines were malfunctioning, the "write-in" mechanism frequently malfunctioned in various polling places and proper alternative procedures were not being followed.

18C. Throughout the day, and in multiple polling places, the proper procedure for voting assistance under the Pennsylvania Election Code were not followed and multiple people, sometimes as many as four (4) or more, (be advised went Facebook and Internet viral) crowded into the voting booth with voters.

18d. - AT several Polling Places in the 11th Ward and 42nd Ward poll workers of Edward Ugel were told they couldn't post his signs and Poll workers and Wardleader actually ripped down Edward Ugel signs that were posted on the outside of the polling places, Police, District Attorneys, County Board of Election, and Commissioners office was notified and recorded.

8e. AT The Welsh School 19th Ward - 18th Division 4th & York Streets Republican Write-In Candidate Orlando Acosta witnessed Wardleader Carlos-Maria constantly going inside and outside of the polling place he was influencing voters to vote for Emilio Vargas he was stamping up the pink slips with Emilio Vargas stamps that were outside the polling place instructing the voters what to do on the pink Ballot slips - that is illegal. Mr. Acosta saw Election Poll Worker, passing out the stamp to voters at The Welsh School.

18f. AT various other polling places voters were being intimidated, mistreated, threatened, turned away, coerced, and pressured into voting for Emilio Vargas (be advised this too went Internet and Facebook Live viral.)

19. First Nominee Democrat Fred Ramirez who was removed from the Ballot by a Commonwealth Judge for not living in the District and found to be living in Bucks County outside of the District and County actually voted in the Special Election under a property he owns in the 197th District former residence. Therefore he voted illegally and his vote should be voided.

19.A. - Several Election Board Workers don't live in the Division the law requires the Judge, Majority Insp, Minority Insp, Clerk, etc. That they live in the Division to be Elected to the Election Board. The Ward Leaders have their Family, Friends, and Community people, and supporters from other Wards and Division working as Poll Workers during the Special Election.

19.B. Several Judges of Election were seen giving out Literature and Stamps at several polling places. Judges can be outside as a committee person passing out Stamps and Literature and oversee the Election inside as the Judge This is a conflict of interest under the Pennsylvania Election Law.

19c. AT Multiple Polling Places, Democratic Wardleaders Carlos Matos, Elaine Toussaint, and Duwayne Little were seen inside polling places and they were not permitted due to the Commonwealth Court ruling that Democrats wouldn't be on the Ballot and no Watchers Certificates issued to any Candidate except the Republican Candidate Lucinda Little. This too was a violation of the Pennsylvania Election Laws that the Democratic City Committee and its Representative and Write-In Candidate Emilio Varguez and all other Write-In Candidates were advised by the Philadelphia City Commissioner, Office and County Board of Elections.

20. AT several polling places inside the polling place tables were set up with literature and stamps next to Election Board tables. This is illegal.

21. Candidate Emilio Varguez was seen inside polling places interacting with Election Board Workers and Voters. He was not allowed inside these polling places legally.

22. There was no proper protection or chain of custody during this special Election by the County Board of Elections, Philadelphia C.B., Commissioners, Watchdog Committee of 70 Secretary of State Pedro Carbo, a State House Speaker Mike Turzai, or Pennsylvania Dept. of State. or the machines and the Tapes, There was no certainty as to the accuracy of all the machines and Tapes, and what was reported and what was not. Commission AL Schmidt reported publicly. There was missing Tapes or ripped and missing votes from Tapes.

23. All the misconduct resulted from the lack of supervision, the responsibility by the Defendants, C.B., Commissioners, County Board of Elections, Department of State, and Bureau of State, Bureau of Commission, Elections and Legislation,

24. All of the misconduct resulted from the lack of supervision by the Defendants, C.B., Commission, Defendants, Department of State, Bureau of Commission, Elections, and Legislation, and the Defendants, Pedro Carbo, and further resulted from the misconduct of the Philadelphia Democratic City Committee and Mr. Emilio Vasquez and their respective workers, employees, and Agents during the Special Election on Tuesday, March 21st, 2017.

25c The Democratic City Committee and their respective members, agents, representatives, and Write-In Candidate should have been or were fully aware of the Pennsylvania Election Code and Law. They, at all pertinent times, had access to election lawyers who represented them and who were available. Despite having all that to their availability, they acted fraudulently with dozens of acts of ~~Electoral~~ violations of the Law, which tainted and affected the Election to the point that there is no uncertainty as to the accuracy of the Special Election. Further Defendants Emilio Vasquez, Woodhead Committee people, Agents, Election Poll Workers, Judges, all worked together to intimidate voters, other poll workers of other Write-In Candidates, tamper with votes and prevent a "Fair Election".

26 All said Defendants acted under color of State Law and all violated the Pennsylvania Election Code and the aforementioned Constitutional Provisions.

Count 1 - Declaratory Relief

27. Paragraph 1 through 26 are incorporated by reference.
28. The Defendants, due to lack of supervision and/or through the alleged pervasive misconduct, violated the Pennsylvania Election Code as noted above and, as a result, corrupted and undermined the election results and undermined the right of voters to vote for a candidate of their choice and for candidates to run and be voted for by persons.
29. Above Plaintiffs are respectfully requesting declaratory relief that the acts of Defendants violated the First and Fourteenth Amendments of the United States Constitution in terms of right of assembly, right to vote, and right to speech and further, fundamental due process affecting the election pursuant to the Fourteenth Amendment of the United States Constitution through Federal Statute 42 U.S.C.S.A. 1983.
30. Wherefore, Plaintiffs respectfully request the Honorable Court to order Declaratory Relief and "Order" that the "Special Election" held on Tuesday March 21st, 2017 was in violation of the Election Codes and 42 U.S.C.A. 1983 due to First and Fourteenth Amendment violations and should be null and void.

Count II - Preliminary and Permanent Injunctive Relief

31. Paragraphs 1 Through 30 are incorporated by reference.
32. The Special Election held on Tuesday March 21st 2017 was in violation of The Pennsylvania Election Code and in violation of The First and Fourteenth Amendment through 42 U.S.C.A. 1983.
33. There were numerous and repeated Election violations and tampering with voter, misleading and intimidating voters, and candidates, which resulted in Election results that were not accurate or fairly counted and the Election should be declared null and void.
34. Plaintiffs are seeking preliminary and permanent injunction barring recognition and implementation of the Special Election results and directing that a new Special Election be held and that all Candidates be put on the Ballot.
35. There was irreparable harm to all Plaintiffs & Public that officially ran in Tuesday March 21st, 2017 Special Election due to the pervasive serious violation of the Election Code and their First Amendment rights and the uncertainty of the legitimacy of the Election results.

36. Plaintiffs have no other adequate remedy available at law.

37. Plaintiffs respectfully request This Honorable Court preliminarily and permanently Enjoin the Election results and order a New Special Election.

38. Plaintiffs respectfully request This Honorable Court To Bar Defendants, Emilio Vasquez, and Wardle, Committee people, ^{Agents} Poll Workers To be barred from participating in said Special Election if granted further Mr. Emilio Vasquez To be banned from running again in This Special Election and future Elections for the next 10 years or as the Courts deem necessary due to the fraudulent misconduct.

Respectfully submitted

Pro SE - Orlando Acosta

524 W. York Street

Philadelphia, Pa 19133

Pro SE - Edward Lloyd

222 E. Market Street

Philadelphia, Pa 19120

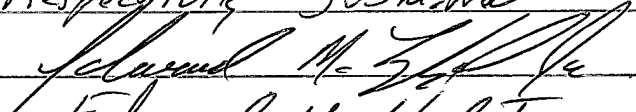
Wherefore, The Plaintiffs Orlando Acosta and Edward Chapel et al of Philadelphia, Pennsylvania 197th Legislative District, respectfully request This Honorable Court Order The following preliminary and permanent relief:

A. Enjoin The results of Special Election held on Tuesday March 21st, 2017 and The seating of The putative Election of Defendant Emilio Varguez of Philadelphia, Pennsylvania preliminarily and permanently.

B. Order A new Election To be held

C. Order Sanction as relevant.

d. Award costs and Any fees and losses due To The Fraud and Misconduct from The Special Election

Respectfully Submitted

Edward M. Chapel Jr.

Orlando A. Acosta
~~Orlando A. Acosta~~ 04/10/2017